EXHIBIT L REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

WAYMO LLC,

Plaintiff,

vs. Case No.

UBER TECHNOLOGIES, INC.; 17-cv-00939-WHA

OTTOMOTTO, LLC; OTTO

TRUCKING LLC,

Defendants.

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

CONTINUED VIDEOTAPED DEPOSITION OF DON BURNETTE

San Francisco, California

Friday, October 13, 2017

Volume II

REPORTED BY:

REBECCA L. ROMANO, RPR, CSR No. 12546 JOB NO. 2727778

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1	A. Not that I'm aware, no.	03:03:08
2	Q. And then the next question is, do you	
3	dispute what Stroz Friedberg says here about you	
4	accessing it?	
5	MS. HARTNETT: Objection.	03:03:20
6	THE DEPONENT: I don't believe I accessed	
7	it. So if I did, it was accidental. So I I	
8	don't know.	
9	Q. (By Mr. Jaffe) Now, turning to the next	
10	page, it says, quote, In addition, Stroz observed	03:03:53
11	an Internet search on Burnette's MacBook Pro for,	
12	quote, how to factory reset MacBook Pro, on	
13	March 4th, 2016, which is the same day the	
14	operating system was installed, upgraded, or	
15	restored.	03:04:10
16	A. Uh-huh.	
17	Q. Do you recall performing that Internet	
18	search?	
19	A. I don't.	
20	Q. Did you search to or did you factory	03:04:20
21	reset your MacBook Pro on March 4th?	
22	MR. BARTLETT: Objection.	
23	THE DEPONENT: I may have. I don't	
24	recall.	
25	Q. (By Mr. Jaffe) Why?	03:04:28

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1	A. So I right after I started, I	03:04:29
2	accidentally dropped by MacBook Pro. It was badly	
3	damaged. And so the software it was still	
4	working for at least the time being. I quickly	
5	backed it up on to a hard drive that was in the	03:04:41
6	office using Time Machine.	
7	And then I was issued a new laptop. I	
8	restored the image onto the new laptop. And then	
9	the idea was that it was going to be given back to	
10	Apple for repair, and it's possible that I was	03:04:56
11	going to re re reset the original before	
12	sending it in to Apple.	
13	Q. So around early March, you factory	
14	reset your MacBook Pro then; is that fair?	
15	MR. BARTLETT: Objection.	03:05:24
16	MS. HARTNETT: Join.	
17	THE DEPONENT: I don't recall doing it,	
18	but I believe I I would have only reset the one	
19	that I was returning to Apple for repair.	
20	Q. (By Mr. Jaffe) The next sentence talks	03:05:39
21	about, Deleted Potentially Relevant Files?	
22	A. I don't see that sentence.	
24	Q. It's the heading on the towards the	
25	top of the page.	03:05:47

		1
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1	A. I do.	03:06:40
2	Q.	
8	A. Not that I'm aware of.	
9	Q. But it seems like Stroz thought you were	
10	though.	03:06:59
11	MR. BARTLETT: Objection.	
12	THE DEPONENT: They apparently did.	
13	Q. (By Mr. Jaffe) And the next sentence	
14	after this bullet list says, quote, The	
15	installation of a new operating system on the	03:07:05
16	MacBook Pro would have the effect of deleting all	
17	the current documents and emails on that machine.	
18	Do you see that?	
19	A. I do see that sentence.	
20	Q. Was that your intent when you were	03:07:19
21	factory resetting your computer was to delete all	
22	the current documents and emails on your machine?	
23	MR. BARTLETT: Objection.	
24	MS. HARTNETT: Misstates his testimony.	
25	Objection.	03:07:28

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1	THE D	EPONENT: So I I never deleted or	03:07:29
2	reset the machi	ne I was actually using. Again, I	
3	backed up and r	estored all the data from whatever	
4	Time Machine ba	cks up and restores, and I don't	
5	know anything a	bout that, onto my new laptop and	03:07:42
6	potentially reset the old one before sending it in		
7	for repair.		
8	Q. (By M	r. Jaffe) Did you provide both of	
9	these laptops t	o Stroz?	
10	A. I no	longer had the old one in my	03:07:51
11	possession.		
12	Q. Right	. So we talked about two laptops.	
13	Did you provide	them both to Stroz?	
14	A. I did	l not, no.	
15	Q. Which	one did you provide to Stroz?	03:08:00
16	A. The c	ne I was actually using.	
17	Q. And t	hen the old one, you don't know	
18	where that is.		
19	A. I hav	re no idea.	
20	Q. Do yo	ou still have it?	03:08:07
21	A. I gav	re	
22	MS. H	MARTNETT: Objection.	
23	MR. E	BARTLETT: Objection.	
24	THE D	DEPONENT: I gave it back.	
25	Q. (By M	Ir. Jaffe) To who?	03:08:12

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1	Do you recall that testimony?	03:28:47	
2	A. Yes.		
3	Q. Okay. So at that time, how many		
4	MacBook Pros did you have?		
5	A. Before I broke the one or	03:28:56	
6	Q. At time you broke it.		
7	A. I had just one.		
8	Q. And then after you broke it, there was a		
9	time in which you had how many?		
10	A. Two.	03:29:04	
11	Q. So if so at the time you had two		
12	MacBook Pros, you were asked about it's possible		
13	that you reset one of them.		
14	Do you recall that testimony?		
15	A. Yes.	03:29:17	
16	Q. So which one is it that you would have		
17	reset, if one was reset?		
18	A. I would have reset the one that was being		
19	returned for repair.		
20	Q. Are you aware of any of the information	03:29:25	
21	on your old laptop that didn't make it onto your		
22	new laptop?		
23	MR. JAFFE: Objection. Form.		
24	THE DEPONENT: I am not aware.		
25	Q. (By Mr. Bartlett) You were asked about	03:29:35	

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